EXHIBIT C

Pickel, Matthew

From: D'Angelo, Jason [JDAngelo@herrick.com]

Sent: Tuesday, March 25, 2014 9:27 PM

To: Bicks, Peter A.; Martin, Richard A.; Smaylovsky, Philipp; Pickel, Matthew

Cc: Sullivan, Christopher; Meltzer, Bryan

Subject: Lazare's Response Pursuant To The Court's March 10, 2014 Order

Counsel,

In accordance with the Court's March 10, 2014 Order, Lazare Kaplan International Inc. ("Lazare") provides the following information regarding documents produced and labeled as "Confidential" by KBC Bank N.V. ("KBC") in this Action.

Individuals To Whom KBC's Documents Labeled as "Confidential" Were Provided

Lazare provided documents produced and labeled as "Confidential" by KBC in this Action to Lazare's Belgian counsel, Francine Wachsstock and Philippe Scharf (of Wachsstock & Scharf BVBA), and Hans Rieder, Eline Tritsmans, and Louis De Groote (of Rieder & Verdonck) (collectively, "Lazare's Belgian Counsel").

Dates Such Disclosures Took Place And Means By Which The Disclosures Were Made

Since September 2013, Lazare believes it cumulatively provided to Lazare's Belgian Counsel all documents produced and labeled as "Confidential" by KBC in this Action. The means by which Lazare provided those documents to its Belgian Counsel were electronic and hard copy. Given that Lazare provided such documents to its Belgian Counsel over a period of six months (including during in person discussions between Lazare and Lazare's Belgian Counsel), Lazare does not have a precise log of each date that it provided such documents to its Belgian Counsel. Lazare can confirm, however, that it provided documents to its Belgian Counsel on the following dates via email: 10-02-13; 01-05-14; 01-25-14; 01-26-14; 01-28-14; 03-05-14; 03-16-14; 03-17-14; 03-23-14; 03-24-14.

The Purpose Of Such Disclosures

Lazare provided documents produced and labeled as "Confidential" by KBC in this Action to Lazare's Belgian Counsel so that Lazare's Belgian Counsel could assist in assessing the accuracy of the allegations contained in the RICO Complaint (including by translating and interpreting documents), and providing expertise on Belgian rules, laws and regulations as they relate to KBC's document production (including purported Belgian privacy laws as raised by KBC).

Manner In Which The Information Designated By KBC As "Confidential" Was Used

Lazare's Belgian Counsel reviewed the documents produced and labeled as "Confidential" by KBC in this Action for the purposes described above. Lazare's Belgian Counsel has not used documents produced and labeled as "Confidential" by KBC in this Action outside of their use of such documents as described above in connection with the present Action.

Regards,



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